REMARKS

By the present amendment, claims 1 and 2 have been amended to obviate the

examiner's objections thereto and/or to further clarify the concepts of the present invention.

Dependent claims 8 and 9 have been added. Support for the amendment to claim 1 as

well as new claims 8 and 9 in terms of the characteristics of the clip are set forth on lines

18-22 of page 8 of the subject specification. Entry of these amendments is respectfully

requested.

In the Office Action, the drawings were objected to for not showing all the features

as presently claimed. Specifically, it was alleged that the subject matter as claimed in

claim 6 was not shown in the drawings and thus the drawings must be amended to show

this subject matter. Reconsideration of this objection is requested.

It is submitted that the examiner has not appreciated that which was disclosed in the

specification and also shown in the drawings. The subject matter of claim 6 is disclosed

as the second embodiment of the invention as set forth on line 25 of page six to line 14 of

page 7 taken in conjunction with Figs. 5 and 6 of the drawings. Thus, it is submitted that

the claimed subject matter is already shown in the drawings.

Claims 1,4/1 and 6 were rejected under 35 USC § 103(a) as being unpatentable

over the newly cited patent to Johnson et al in view of the patent to Ikeda et al. In making

this rejection, it was asserted that the <u>Johnson et al</u> patent publication teaches the entire

fluid control apparatus as set forth in the noted claims with the exception of the provisions

of (1) a tape heater on opposite sides of the line and (2) the line being supported by a line

support member removably attached to a base member. The <u>lkeda et al</u> patent was then

cited to supply both of these teaching deficiencies. Reconsideration of this rejection in

view of the above claim amendments and the following comments is respectfully

requested.

From a careful review, it is submitted that neither the cited Johnson et al patent and

the <u>lkeda et al</u> patent teaches a line support member removably attached to a base

member as presently claimed. In addition, claim 1 has been amended to further

distinguish over the cited patents by further defining the characteristics of the clip in

securing the tape heater. It is to be noted, in distinct contrast, the tape heater according

to the <u>lkeda et al</u> patent is secured by a bracket affixed by screws. It is submitted that the

subject Invention utilizing a clip distinguishes over the disclosed bracket.

For the reasons stated above, withdrawal of the rejection under 35 U.S.C. §103(a)

and allowance of claims 1, 4/1 and 6 as amended over the cited patents are respectfully

requested.

Independent claim 2 was rejected under 35 USC § 103(a) as being unpatentable

over the above patent to Johnson et al in view of the previously cited patent to Lengstorf.

In making this rejection, the Johnson et al patent was relied upon as above and then it was

asserted that the Lengstorf patent teaches the use of a support member having a heater

insertion bore along the length thereof and a sheath heater inserted in the bore.

Reconsideration of this rejection in view of the above claim amendments and the following

comments is respectfully requested.

Claim 2 was rejected in the prior Action as being anticipated by the teachings of the

cited <u>Lengstorf</u> patent. The claim was amended to recite the sliding capability of the

coupling members in the line support member and the slidability of the control devices in

the coupling members which allegedly are shown in the <u>Johnson et al</u> patent. However,

neither patent teaches a line support member removably attached to a base member as

presently claimed.

In addition, with respect to the subject matter of claim 2 as amended, the patent to

Lengstorf does not have the structure composed of "an upper stage, a lower stage, a line

support member and a base member." Thus, even the combined teachings of the

Lengstorf and Johnson et al patents would not lead to the structure of a fluid controller

having "a sheath heater being mounted in a line support member."

For the reasons stated above, withdrawal of the rejection under 35 U.S.C. § 103(a)

and allowance of claim 2 over the cited patents are respectfully requested.

Dependent claim 3 was rejected under 35 USC § 103(a) as being unpatentable over

the above cited patent to Johnson et al in view of the above cited patents to Ikeda et al and

Lengstorf. Similarly, claims 2-5 and 7 were rejected the above cited patent to Johnson et

al in view of the above cited patents to <u>Ikeda et al</u> and <u>Lengstorf</u>. Reconsideration of these

rejections in view of the above claim amendments and the following comments is

respectfully requested.

The above remarks relative to the teaching deficiencies of the Johnson et al,

Lengstorf and Ikeda et al patent are reiterated with regard to these rejections. It is

submitted that these patents, whether taken singly or in combination, do not teach or

suggest the fluid control apparatus as defined in these claims. Accordingly, withdrawal of

the rejections under 35 U.S.C. § 103(a) and allowance of claims 2-5 and 7 over the cited

patents are respectfully requested.

In view of the foregoing, it is submitted that the subject application is now in

condition for allowance and early notice to that effect is earnestly solicited.

In the event this paper is not timely filed, the undersigned hereby petitions for an

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appropriate extension of time. The fee for this extension may be charged to Deposit Account No. 01-2340, along with any other additional fees which may be required with respect to this paper.

Respectfully submitted,

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